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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/591,381	05/09/2007	Robert Tremblay	BRKP:032US	1901
32425 FULBRIGHT	7590 06/10/201 & JAWORSKI L.L.P.	0	EXAM	IINER
600 CONGRESS AVE.			PLUMMER, ELIZABETH A	
SUITE 2400 AUSTIN, TX	78701		ART UNIT	PAPER NUMBER
,			3635	
			MAIL DATE	DELIVERY MODE
			06/10/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.	Applicant(s)
10/591,381	TREMBLAY ET AL.
Examiner	Art Unit
ELIZABETH A. PLUMMER	3635

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS.

- WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.
- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any
- earned patent term adjustment. See 37 CFR 1.704(b).

Status	i e	
1)🛛	Responsive to communication(s) filed on 01 Sep	rember 2006.
2a) <u></u> □	☐ This action is FINAL. 2b)☑ This a	ction is non-final.
3)	☐ Since this application is in condition for allowance	except for formal matters, prosecution as to the merits is
	closed in accordance with the practice under Ex	parte Quayle, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

4) Claim(s) 1-35 is/are pending in the application.
4a) Of the above claim(s) is/are withdrawn from consideration.
5) Claim(s) is/are allowed.
6) Claim(s) 1-35 is/are rejected.
7) Claim(s) is/are objected to.
8) Claim(s) are subject to restriction and/or election requirement.
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9) The specification is objected to by the Examiner.

a) All b) Some * c) None of:

10) The draw	ing(s) filed on	is/are: a)[accepted or	r b)□ objected to b	y the Examine	er.
Applicant	may not request that	any objection	to the drawing(s) be held in abeyand	e. See 37 CFF	(1.85(a)
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12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

1.	Certified copies of the priority documents have been received.
2.	Certified copies of the priority documents have been received in Application No
3.	Copies of the certified copies of the priority documents have been received in this National Stage
	application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)	
1) Notice of References Cited (PTO-892)	 Interview Summary (PTO-413)
Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date
3) X Information Disclosure Statement(s) (FTO/SB/00)	 Notice of Informal Patent Appli
Paper No(s)/Mail Date 11/29/2006; 11/30/2006; 02/08/2008.	6) Other:

	Notice of Informal Patent Application
6)	Other:

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DETAILED ACTION

Preliminary amendments to the specification received 09/01/2006 have been received and entered. Claims 1-35 are pending. This is a first Office action on the merits for application serial number 10/591,381 filed 09/01/2006.

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- Claims 1-34 are rejected under 35 U.S.C. 112, second paragraph, as being
 indefinite for failing to particularly point out and distinctly claim the subject matter which
 applicant regards as the invention.
 - a. Regarding claim 1, applicant repeatedly uses the phrase "said first end".
 However, as there is more than one first end defined in the application, the phrase is confusing. For example, line 8 of claim 1 recites "said first end" but does not specify if it is the first end of the movable portion or of the fixed portion. For purposes of examination it is assumed that this phrase is referring to the movable portion. Similarly, claim 19 recites "said first ends and said second ends".
 - b. Regarding claim 1, applicant is not consistent with the language used. For example, in line 7 applicant sets forth "a moveable portion... defining a first abutting surface" but in line 10, uses the phrase "said first movable portion abutting surface".

c. Similarly, applicant recites "said mobile portion" in claims 9, 10, 14, 15, 20,

21, 27 and 34. For purposes of examination it is assumed every "said mobile portion", even if not included in this list, is meant to refer to the movable portion.

ortion", even if not included in this list, is meant to refer to the movable portion

d. Regarding claim 19, there is no antecedent basis for the phrase "said friction mechanism". For purposes of examination, it is assumed that claim 19 is intended to depend from claim 16. This change would also correct the lack of

e. Regarding claim 33, it is unclear what "said second portion" is intended to refer to. For purposes of examination, it is assumed that said second portion is the movable portion.

Claim Rejections - 35 USC § 102

antecedent basis for the phrase "said extending members" in claim 20.

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

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- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filled in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filled in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- Claims 1-2, 6-8, 12-15, and 33-35 are rejected under 35 U.S.C. 102(b) as being anticipated by Kondo (US Patent 4,662,133).
 - Regarding claim 1, Kondo discloses a brace apparatus (Fig. 1) to be
 mounted between two portions of a structure (12,14) subjected to a loading force

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to limit movements due to the loading force, said brace apparatus comprising: a fixed portion (62) having a first end (left side) to be mounted to a portion of the structure; said first end defining a first abutting surface and a second end (right side) defining a second abutting surface; a movable portion (42,44) having a first end to be mounted to a portion of the structure; said first end defining a first abutting surface (48) and a second end (48) defining a second abutting surface; a tensionable assembly (54.56) mounting said movable portion to said fixed portion so that a) said first movable portion abutting surface is in proximity of the second fixed portion abutting surface, and b) said first fixed portion abutting surface is in proximity of the second movable portion abutting surface; said tensionable assembly including a first abutting element in the proximity of the first end of the fixed portion and a second abutting element in the proximity of the first end of the movable portion; said first and second abutting elements being interconnected by an adjustable tensioning element (54) wherein, i) when a loading force moves the movable portion away from the fixed portion, said first abutting element abuts the first fixed portion abutting surface and said second abutting element abuts the first movable element abutting surface to thereby limit the movement of the movable portion away from the fixed portion (Fig. 7) and ii) when a loading force moves the movable portion towards the fixed portion, said first abutting element abuts the second movable portion abutting surface and said second abutting element abuts the second fixed element abutting surface to

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thereby limit the movement of the movable portion towards the fixed portion (column 3, lines 1-23).

- Regarding claim 2, wherein said tensioning element (54) is pre-tensioned (column 5, lines 41-53; column 7, lines 15-18).
- Regarding claim 6, wherein said tensioning element is a longitudinally extending threaded member attached to said first and said second abutting elements via nuts (56) (Fig. 4).
- Regarding claim 7, said tensioning element can be a tendon fixedly mounted to said first and second abutting elements (Fig. 8).
- Regarding claim 8, said tensioning element includes more than one tensioning elements which are symmetrically positioned with respect to said first and second abutting elements (Fig. 2,4,8).
- Regarding claim 12, said fixed portions includes two fixed portions positioned on each side of said movable portion (Fig. 1,2).
- g. Regarding claim 13, wherein said brace apparatus further includes guiding elements (40) securely mounted to said first abutting element and said second abutting element, said guiding elements being provided in proximity of said second end of said moveable portion and said second end of said fixed portions for providing guidance upon relative movement of said moveable portion and said fixed portions (Fig. 1,2,4).
- Regarding claim 14, said tensioning element (54)is located within said movable portion (Fig. 1,2,3).

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 Regarding claim 15, said apparatus further includes an energy dissipation system linking said fixed portion to said movable portion, said energy dissipation system being operabatable upon relative movement between said fixed portion and said movable portion for dissipating energy (84,50).

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- j. Regarding claim 33, said apparatus further includes guiding elements (40) provided between said fixed portion and said movable portion for guiding a relative movement between said fixed portion and said movable portion.
- k. Regarding claim 34, said guiding elements include absorbing elements (50) mounted between said fixed portion and said moveable portion for mitigating impact when said moveable portion is relatively moving with respect to said fixed portion (Fig. 4).
- 1. Regarding claim 35, Kondo discloses a brace apparatus mountable between two portions of a structure (12,14) subjected to a loading force, said brace apparatus comprising: a) a first bracing member (62,62)having a first end mountable to one of the two portions and a second end, each having an abutting surface; b) a second bracing member (42,44) having a third end and a fourth end mountable to another one of the two portions and each having an abutting surface, said first and second bracing members being movably operatable between a rest position and a transitional position such that: i. said first end is in proximity of said third end so as to define a first proximity end pair and said second end is in proximity of said fourth end so as to define a second proximity end pair (Fig. 1,2,3,); said first end is opposed to said fourth end so as to define a

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first opposed end pair and said second end is opposed to said third end so as to define a second opposed end pair (Fig. 1,2,3); c) a tensionable assembly (54,56) including abutting elements in the proximity of said first and second proximity end pairs, said abutting elements being interconnected by a tensioning element (54); whereby said first and second bracing members are movable apart when the loading force applied to said first opposed end pairs i) tensions said apparatus such that respective abutting surfaces of said first opposed end pair abuts on respective abutting elements; ii) compresses said apparatus such that respective abutting elements; iii) compresses said apparatus such that respective abutting surfaces of said second opposed end pair abuts on respective abutting surfaces of said second opposed end pair abuts on respective abutting elements; said tensioning element being tensionable under the loading force such as to alternatively move said first and second bracing members from said rest position to said transitional position (column 3, lines 1-15; column 3, lines 53-63).

- Claims 1, 9-11, 15, 16, 18, 19, 21-24, 31, and 35 are rejected under 35
 U.S.C. 102(b) as being anticipated by Fyfe et al. (US Patent 4,605,106).
 - a. Regarding claim 1, Fyfe et al. discloses a brace apparatus (Fig. 1) to be mounted between two portions of a structure (Fig. 3) subjected to a loading force to limit movements due to the loading force, said brace apparatus comprising: a fixed portion (1) having a first end to be mounted to a portion of the structure; said first end defining a first abutting surface (at 6) and a second end defining a second abutting surface (at opposite end); a movable portion (3) having a first end to be mounted to a portion of the structure; said first end defining a first

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abutting surface (at 5) and a second end defining a second abutting surface (at opposite end); a tensionable assembly (7.9.11) mounting said movable portion to said fixed portion so that a) said first movable portion abutting surface is in proximity of the second fixed portion abutting surface (Fig. 1), and b) said first fixed portion abutting surface is in proximity of the second movable portion abutting surface (Fig. 1); said tensionable assembly including a first abutting element in the proximity of the first end of the fixed portion and a second abutting element in the proximity of the first end of the movable portion (Fig. 1); said first and second abutting elements being interconnected by an adjustable tensioning element (7) wherein, i) when a loading force moves the movable portion away from the fixed portion, said first abutting element abuts the first fixed portion abutting surface and said second abutting element abuts the first movable element abutting surface to thereby limit the movement of the movable portion away from the fixed portion and ii) when a loading force moves the movable portion towards the fixed portion, said first abutting element abuts the second movable portion abutting surface and said second abutting element abuts the second fixed element abutting surface to thereby limit the movement of the movable portion towards the fixed portion (Fig. 1).

 Regarding claim 9, said fixed portion and said moveable portion have tubular bodies and said moveable portion is located inside said fixed portion (Fig. 1).

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 Regarding claim 10, said movable portion is concentric with said fixed portion (Fig. 1).

- Regarding claim 11, said tensioning element is located within said fixed portion (Fig. 1).
- e. Regarding claim 15, said apparatus further includes an energy dissipation system linking said fixed portion to said movable portion, said energy dissipation system being operable upon a relative movement between said fixed portion and said movable portion for dissipating energy (column 3, lines 35-46).
- f. Regarding claim 16, said energy dissipation system includes a friction mechanism including a support member (15,17; 23) securely mounted to said fixed portion (Fig. 1), and an extending member (11,31) securely mounted to said moveable portion and extending to said support member such as to be in a frictional contact with said moveable portion.
- g. Regarding claim 18, said friction mechanism further includes a friction interface (49,41) located between said support member and said extending member, said friction interface being so configured and sized as to provide friction upon said relative movement between said fixed portion and said moveable portion.
- Regarding 19, said friction mechanism includes two fiction mechanisms, each located near said first ends and said second ends (Fig. 2).
- Regarding claim 21, said energy dissipation system includes a yielding mechanism including metallic elements (15) mounted to said fixed portion and

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said moveable portion, said metallic elements being so configured and sized as to be capable of yielding under deformations generated from a relative movement between said fixed portion and said moveable portion.

- j. Regarding claim 22, wherein said energy dissipation system includes a viscous mechanism including viscous fluids (19) contained within a device mounted to said fixed portion and said moveable portion and which deforms upon a relative movement between said fixed portion and said moveable portion.
- k. Regarding claim 23, said energy dissipation system includes a viscoelastic mechanism including a visco-elastic material (13) mounted to said fixed portion and said moveable portion which deforms upon a relative movement between said fixed portion and said moveable portion.
- Regarding claim 24, wherein said energy dissipation system includes a
 dissipation mechanism of a viscous mechanism (19) and a visco-elastic
 mechanism (13) exhibiting a flag shaped hysteresis behavior of said brace
 apparatus when subjected to the loading force.
- m. Regarding claim 31, said first end of said fixed portion is slidably mounted to said first abutting element and said first end of said mobile portion is slidably mounted to said second abutting element (Fig. 1).
- n. Regarding claim 35, Fyfe et al. discloses a brace apparatus mountable between two portions of a structure (Fig. 3) subjected to a loading force, said brace apparatus comprising: a) a first bracing member (1)having a first end mountable to one of the two portions and a second end, each having an abutting

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surface; b) a second bracing member (3) having a third end and a fourth end mountable to another one of the two portions and each having an abutting surface, said first and second bracing members being movably operatable between a rest position and a transitional position such that: i, said first end is in proximity of said third end so as to define a first proximity end pair and said second end is in proximity of said fourth end so as to define a second proximity end pair (Fig. 1.2.3.); said first end is opposed to said fourth end so as to define a first opposed end pair and said second end is opposed to said third end so as to define a second opposed end pair (Fig. 1,2,3); c) a tensionable assembly (7,11,9) including abutting elements in the proximity of said first and second proximity end pairs, said abutting elements being interconnected by a tensioning element; whereby said first and second bracing members are movable apart when the loading force applied to said first opposed end pairs i) tensions said apparatus such that respective abutting surfaces of said first opposed end pair abuts on respective abutting elements; ii) compresses said apparatus such that respective abutting surfaces of said second opposed end pair abuts on respective abutting elements; said tensioning element being tensionable under the loading force such as to alternatively move said first and second bracing members from said rest position to said transitional position (Fig. 1.2.3).

 Claims 1, 25 and 26 rejected under 35 U.S.C. 102(e) as being anticipated by Sridhara (US Patent 7.188.452).

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Regarding claim 1, Sridhara disclose discloses a brace apparatus (Fig. a. 15a) to be mounted between two portions of a structure subjected to a loading force to limit movements due to the loading force, said brace apparatus comprising: a fixed portion (53.53) having a first end to be mounted to a portion of the structure; said first end defining a first abutting surface (Fig. 15a) and a second end defining a second abutting surface (at opposite end); a movable portion (51) having a first end to be mounted to a portion of the structure; said first end defining a first abutting surface (at 5) and a second end defining a second abutting surface (at opposite end); a tensionable assembly (157) mounting said movable portion to said fixed portion so that a) said first movable portion abutting surface is in proximity of the second fixed portion abutting surface (Fig. 15a), and b) said first fixed portion abutting surface is in proximity of the second movable portion abutting surface (Fig. 15a); said tensionable assembly including a first abutting element in the proximity of the first end of the fixed portion and a second abutting element in the proximity of the first end of the movable portion (Fig. 15a); said first and second abutting elements being interconnected by an adjustable tensioning element (157) wherein, i) when a loading force moves the movable portion away from the fixed portion, said first abutting element abuts the first fixed portion abutting surface and said second abutting element abuts the first movable element abutting surface to thereby limit the movement of the movable portion away from the fixed portion and ii) when a loading force moves the movable portion towards the fixed portion, said first

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abutting element abuts the second movable portion abutting surface and said second abutting element abuts the second fixed element abutting surface to thereby limit the movement of the movable portion towards the fixed portion (Fig. 15a).

- b. Regarding claim 25, said apparatus (58') further includes an end connection protruding from at least one of said first ends and a fuse system including a slipping element (Fig. 11b) mounted to said end connection and mounted to one of the two portions of the structure (Fig. 10a), said fuse system being so configured and sized as to be capable of slip with respect to said end connection at a predetermined slip load which is higher than the loading force.
- c. Regarding claim 26, said slipping member is mounted in a frictional cooperation to said end connection via fasteners engaged within slots in said end connection for providing an under friction slip movement between said brace apparatus and the structure (Fig. 15a).

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 3-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over by Kondo (US Patent 4,662,133).

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a. Regarding claim 3, Kondo discloses the tensioning element is pretensioned at a pre-tension level that can be readily adjusted. While Kondo does not disclose that the level ranges from 60% of a maximum allowed deformation of said tensioning element to a value corresponding to no pre-tension, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide a structure within the claimed range, as it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or working ranges involves only routine skill in the art. In re Aller, 105 USPQ 233.

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- Regarding claim 4, said movable portion moves with respect to said fixed portion when the loading force overcomes said pre-tension level (column 7, lines 1-59).
- c. Regarding claim 5, said tensioning element elongates when the loading force overcomes said pre-tension level such that an additional tension force builds in said tensioning element as said apparatus is moved from a rest position to a transitional position, said additional tension force being able to restore said apparatus back to said rest position when the loading force ceases (column 3, lines 60-63).
- Claims 32 is rejected under 35 U.S.C. 103(a) as being unpatentable over Fyfe et
 al. (US Patent 4,605,106) in view of Kuroda et al. (US Patent 6,230,450).

Regarding claim 32, Fyfe et al. discloses the invention as claimed except for wherein said first end of said fixed portion and said first end of said mobile

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portion include threaded end connections for mounting said brace apparatus to the two portions of the structure. However, it is well known in the art that a brace mechanism can comprise a threaded end connection for mounting. For example, Kuroda et al. teaches a brace apparatus comprising a fixed and moveable portion (Fig. 1,2) wherein the first end of the fixed portion comprises a threaded ended connection for mounting to a structure (Fig. 2). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Fyfe et al. to use threaded end connections, such as taught by Kuroda et al., as it would allow Fyfe et al. to be used between a wider variety of structures and provide for an easier way of mounting.

Allowable Subject Matter

10. Claims 17, 20 and 27-30 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims and if also rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

Conclusion

 The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to ELIZABETH A. PLUMMER whose telephone number is Application/Control Number: 10/591,381

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(571)272-2246. The examiner can normally be reached on Monday through Friday, 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Chilcot can be reached on (571) 272-6777. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Jeanette E Chapman/ Primary Examiner, Art Unit 3633

/E. A. P./ Examiner, Art Unit 3635